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APPLICATION NO.	T	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/992,013		11/26/2001	Noriyuki Tsuboniwa	Q67258	. 5840
23373	7590	02/10/2004		EXAMINER	
SUGHRUE MION, PLLC 2100 PENNSYLVANIA AVENUE, N.W. SUITE 800 WASHINGTON, DC 20037				SELLERS, ROBERT E	
				ART UNIT	PAPER NUMBER
				1712	

DATE MAILED: 02/10/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

H	Application No.	Applicant(s)						
Commence of the contract of th	09/992,013	09/992,013 TSUBONIWA ET AL.						
Office Action Summary	Examiner	Art Unit						
	Robert Sellers	1712						
Period for Reply A SHORTENED STATUTORY PERIOD FOR REF THE MAILING DATE OF THIS COMMUNICATION Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication.	PLY IS SET TO EXPIRE	⊴ MONTH(S) FROM	ddress					
If the period for reply specified above is less than thirty (30) days, a ref NO period for reply is specified above, the maximum statutory perion Failure to reply within the set or extended period for reply will, by state. Any reply received by the Office later than three months after the main earned patent term adjustment. See 37 CFR 1.704(b).	od will apply and will expire SIX (6) tute, cause the application to becom	MONTHS from the mailing date of this ne ABANDONED (35 U.S.C. § 133).	ely. communication.					
1)⊠ Responsive to communication(s) filed on <u>15</u>	September 2003.							
· —	nis action is non-final.							
3) Since this application is in condition for allow closed in accordance with the practice unde	vance except for formal r r Ex parte Quayle, 1935	matters, prosecution as to tl C.D. 11, 453 O.G. 213.	he merits is					
Disposition of Claims								
4)⊠ Claim(s) <u>1-14</u> is/are pending in the application	on.							
	4a) Of the above claim(s) is/are withdrawn from consideration.							
5) Claim(s) is/are allowed.								
6)⊠ Claim(s) <u>1, 2, 4-8, 10, 11, 13 and 14</u> is/are r	ejected.							
7) Claim(s) 3, 9 and 12 is/are objected to.								
8) Claim(s) are subject to restriction and	d/or election requirement	•						
Application Papers								
9) The specification is objected to by the Exam								
10)☐ The drawing(s) filed on is/are: a)☐ a								
Applicant may not request that any objection to t		·						
Replacement drawing sheet(s) including the corr	•							
11) The oath or declaration is objected to by the	Examiner. Note the atta	ched Office Action or form i	210-152.					
Priority under 35 U.S.C. §§ 119 and 120								
12)⊠ Acknowledgment is made of a claim for fore a)⊠ All b)□ Some * c)□ None of: 1.⊠ Certified copies of the priority docume		•						
2. Certified copies of the priority docume	ents have been received	in Application No						
 Copies of the certified copies of the p application from the International Bur 	riority documents have b eau (PCT Rule 17.2(a)).	peen received in this Nation	al Stage					
* See the attached detailed Office action for a language 13) Acknowledgment is made of a claim for dome			nal annlication)					
since a specific reference was included in the 37 CFR 1.78.	first sentence of the spe	ecification or in an Application	on Data Sheet.					
a) The translation of the foreign language								
14) Acknowledgment is made of a claim for dome reference was included in the first sentence o	estic priority under 35 U.S f the specification or in a	n Application Data Sheet. 3	37 CFR 1.78.					
Attachment(s)								
1) Notice of References Cited (PTO-892)	4) Interv	view Summary (PTO-413) Paper N	lo(s)					
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s	5) Notic	e of Informal Patent Application (F						

Application/Control Number: 09/992,013

Art Unit: 1712

The election without traverse in the response filed September 15, 2003 of the polyester polyol (A1) of Preparation Example 2 (specification, page 30) derived from polybutadiene dicarboxylic acid and 2-butyne-1,4-diol as well as the sulfonium and propargyl groups-containing resin (B) of Preparation Example 1 (specification, page 30) prepared from a cresol novolak epoxy resin, propargyl alcohol, linseed oil and 1-(2-hydroxyethylthio)-2-propanol is acknowledged. All of the currently active claims 1-14 are directed to the elected species.

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.

Claims 1, 2, 4-8, 10, 11, 13 and 14 are rejected under 35 U.S.C. 102(a) as being anticipated by Sakamoto et al. Patent No. 6,168,864.

Example 3 (col. 11) shows a cationic (col. 1, lines 55-61) electrocoating composition comprising 29.4% by weight of a propargyl-containing aliphatic curing agent of Production Example 4 (col. 10) derived from pentaerythritol tetraglycidyl ether and 32.5% by weight of propargylic acid within the ambit of claimed polyester polyol resin (A1) due to the presence of multiple ester and hydroxyl groups resulting from the reaction of the carboxyl group of the propargylic acid with the glycidyl groups of the tetraglycidyl ether.

Application/Control Number: 09/992,013

Art Unit: 1712

The hydroxyl- and propargyl-functional polyester is combined with the sulfonium- and propargyl-containing polybutadiene of Production Example 3 (col. 10) corresponding to claimed resin (B) obtained from epoxidized polybutadiene, propargylic acid and thiodiethanol.

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1, 2, 4-8, 10, 11, 13 and 14 are rejected under 35 U.S.C. 103(a) as being unpatentable over Sakamoto et al. Patent No. 6,262,146 and Kawakami et al.

Sakamoto et al. discloses a cationic electrocoating formulation

(col. 2, lines 19-43) comprising a sulfonium-, propargyl- and long-chain fatty

acid-containing resin (col. 13, Production Example 2) conforming to claimed resin (B)

prepared from a cresol novolak epoxy resin, propargyl alcohol, linolic acid and

1-(2-hydroxyethylthio)-2-propanol (col. 8, lines 27-28) blended with the reaction product

of propargyl alcohol and a polyepoxide (col. 10, lines 14-18) encompassed by claimed

polyester polyol (A1) due to the presence of multiple ester and hydroxyl groups resulting

from the reaction of the carboxyl group of the propargylic acid with the glycidyl groups of

the polyepoxide.

Art Unit: 1712

Kawakami et al. espouses a cationic electrocoating obtained from a sulfonium- and propargyl-epoxy resin (cols. 11-12, Production Example 2) via the reaction of a cresol novolak epoxy resin, propargyl alcohol and 1-(2-hydroxyethylthio)-2-propanol (col. 6, lines 51-52) embraced by claimed resin (B) admixed with the reaction product of propargyl alcohol and a polyepoxide (col. 7, lines 46-51) encompassed by claimed polyester polyol (A1) due to the presence of multiple ester and hydroxyl groups resulting from the reaction of the carboxyl group of the propargylic acid with the glycidyl groups of the polyepoxide.

Although the claimed polyester polyol (A1) is not exemplified, it would have been obvious to mix the propargyl alcohol-polyepoxide reaction products disclosed in Sakamoto et al. and Kawakami et al. with the sulfonium- and propargyl-epoxy resins in order to optimize the curability.

Claims 3, 9 and 12 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Claim 3 and claims 9 and 12 dependent thereon require resin (A) to be produced from a polybutadiene derivative which is not recited in the cited prior art. There is no motivation to employ such a resin over the propargyl alcohol-polyepoxide reaction products of the Sakamoto et al. patents and Kawakami et al.

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12/15/03

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